## Barry E. Savage

## Attorney at Law

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June 8, 2007

Tracey Ligon
Office of the General Counsel
Federal Elections Commission
999 E. St. N.W.
Washington, DC 20463

Re: MUR 5871

FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL
2001 JUN | 3 A | |: 0|

Dear Ms. Ligon:

Enclosed is a another response for Sally A. Perz, I had neglected to attach Exhibit A to the one I mailed to you overnight on June 7, 2007 and would appreciate your substituting the enclosed for the original mailing.

Very Truly Yours

Barry E. Savage

cc Joseph & Sally Perz Allsion Perz and William McElheney

#### **Before the Federal Elections Commission**

In the Matter of:

MUR 5871

Sally A. Perz

FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL
2001 JUN 13 A 11: 05

### Response of Sally A. Perz

- 1, I have reviewed the Factual and Legal Analysis received from the FEC in this matter
- 2, I acknowledge that I did attend the campaign luncheon for Bush-Cheney '04 in Columbus, Ohio in 2004.
- 3, I acknowledge that monies were provided by Mr. Noe to me to make a contribution to Bush-Cheney 04 to attended the luncheon. I considered the monies advanced by Mr. Noe an "obligation" which I intended to repay at a later date and did in fact repay the monies and at the time of payment and had no knowledge of any investigation being made in the matter by law enforcement authorities, a copy of the check is attached and marked Exhibit A.

The Factual and Legal Analysis does not recite anything in regard to the foregoing.

- 5, I was mistakenly under the impression that any financial arrangements to attend the campaign luncheon made with Mr. Noe was really as an inducement for people to attend.
- 6, At the time of my attendance I was not aware that a payment by Mr. Noe on behalf of my husband and myself was illegal and not aware that there was a limitation on contributions to federal presidential campaigns by individuals.

- 7, If I had been aware that it was illegal for monies accepted on my behalf to attend the campaign luncheon I would not have I attended the campaign luncheon nor participated in the contribution to Bush Cheney '04.
- 8, Investigations by the FBI and statements made by me to the FBI and before a grand jury proceeding conducted in the United States District Court for the Northern District of Ohio regarding this matter were based on a grant of immunity where I have testified fully and completely and at no time did I invoke any 5<sup>th</sup> amendments rights.
- 9, For the reasons stated I deny that I "knowingly and willfully" violated the federal statutes and regulations cited in the Factual and Legal Analysis however, I do acknowledge that the acceptance of monies from Mr. Noe, although later repaid can be construed as a violation of the statues and regulation cited.

Sally A. Perz

Barry E. Savage

Attorney for Sally A. Perz

# MEMSERVIEW. Share Draft Image

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